

REPUBLICAN TICKET FOR DELEGATE TO CONGRESS Jonah Kalanianole.

For Senators—
STEPHEN L. DESHA,
J. D. PARIS.

For Representatives—
J. M. KAUWILA,
J. D. LEWIS,
G. W. PATY,
J. PRITCHARD.

THE THREE TICKETS.

A glance at the three legislative tickets in the field this campaign will show the Hilo voter his duty so plainly that he cannot evade its performance next Tuesday. The Independent ticket has no Hilo man for the Senate and has four candidates for the House from the Hilo district. Geographically the ticket leaves this island in an unrepresented condition even if every man on it were elected.

The Home Rule legislative ticket leaves Hilo out altogether. For the Senate, the Home Rulers have ignored the entire windward slope of this island, and they have passed Hilo completely in naming their men for the House.

The Republicans, aside from a wise choice of able and representative men, have exhibited further practical wisdom in choosing nominees from every important political division on the island. For the Senate, Paris stands for the leeward and Desha for the windward side of the island. For the House, Kauwila stands for Puna. He knows what Puna needs most and can look out for her interests. In Honokaa, the Republicans found Pritchard, who will be able to keep local interests in mind while working for the welfare of the whole district. The new and important precinct of Olua has its Republican candidate in Geo. W. Paty, who will work for his immediate constituents and the entire island. In Hilo, where the Home Rulers have no candidate for the House, the Republicans have James D. Lewis, who will bring into his office a fund of practical knowledge of the highest value to this growing city.

Comparing the tickets in this way, there is no one who will question the superior intrinsic strength of the one put forward by the Republicans. It was chosen with the best interests of the whole island in mind and the people of Hawaii should not overlook that fact when election day comes.

THE POWER OF THE BALLOT.

Every citizen owes it to himself and to the welfare of the country in which he lives and expects to do business, to cast a ballot on election day. It is the duty of every taxpayer to interest himself in the business of the government and to do his share in electing a legislature, which will not only be honest and above reproach but which will enact laws for the public good and in the interest of all the people.

The American citizen calls himself one of the sovereign people in a government "of the people by the people." Indifference to elections when a single vote might carry the contest or counteract the vote of an illiterate or ignorant voter, should bring the educated, the thoughtful man to a realization of the obligation under which he rests. Failure to cast a ballot on Tuesday next means a ballot for Home Ruleism and the perpetuation of conditions under which the Territory has been suffering since Wilcox and his party have been in power. By his silence, the citizen either expresses himself satisfied with present conditions or acknowledges his weakness in the use of the ballot.

There has been a change of sentiment not only among the haoles but among the better class of Hawaiians themselves, as evidenced

by their public expressions of disgust with a legislature which will be remembered chiefly for its failure to pass needful legislation and for the lavish appropriation of funds without providing the means to pay the same. The Home Rule legislature cost the tax-payers \$92,000 for which the Territory obtained the enactment of 25 laws, some of which are unconstitutional, as the net result.

The Republican party in the first Representative District have named as candidates men known for their honesty, integrity and business probity, men who if elected will use their best endeavors to secure the passage of revenue and other needful bills. They are representative men, selected with reference to their fitness and ability to subserve the interests of the people of the District. Every Republican nominee should receive the united support of the self-respecting, intelligent voter by voting a straight ballot on election day.

A scratched ticket, for purely personal or vindictive reasons, is equivalent to a vote for Wilcoxism and the continued domination over the legislature of his presiding genius and his deputy. It is currently reported that all candidates on the Home Rule ticket previous to selection were bound by a solemn pledge to submit all proposed matters of legislation to Wilcox or his lieutenant for their sanction.

A Home Rule candidate for the Senate was recently in this District asking the support of the white voters, declaring he was at heart in favor of Prince Cupid. The fact develops that this candidate, however strong his personal influence and moral integrity may be, is tied hand and foot by the Home Rule pledge, and, if elected, in all honor must submit to the dictates of the two party leaders. With a possibility amid the multiplicity of candidates, of electing our entire ticket, the Republican far-seeing voter will hesitate before scratching his ticket, when by so doing he thereby jeopardizes the chances of securing a working majority in both houses of the legislature. A scratched ticket shows lack of party fealty and an indifference to results which may prove a boomerang to the voter. VOTE STRAIGHT!

CUPID'S BRIGHT PROSPECTS.

Prince Cupid's prospects for carrying Hawaii next Tuesday are bright. In fact, since his speech made on his last visit, the general opinion prevails that he will have an easy victory. The Hawaiian women have come out for the Prince in large numbers and have strengthened the Republican cause accordingly.

The old Home Rule party on Hawaii is split in twain by reason of the ambition of certain local men to capture seats in the Legislature. These gentlemen on the Independent ticket carry with them the enthusiastic support of large numbers of Hawaiians for Kuhio Kalanianole. The Republican leaders have no fear that the head of their ticket will suffer at the hands of scratchers. The white vote will be solid for the Prince and the Wilcox wing of the Home Rule party will come in for the worst of it.

HILO BANANAS.

The favorable returns from the initial shipments of Hilo bananas to San Francisco augur well for this undeveloped industry. Hilo District can furnish the finest bananas by the shipload and will be doing so before many seasons. The Pacific Coast markets are constantly growing and it has yet to appear why banana raising here would not profit all who may engage in it.

PRINCE DAVID has withdrawn as a candidate for the Senate on the Democratic ticket.

A COMPLICATED SITUATION.

[From The Evening Bulletin]

The formal application that has been made by a local citizen to the President for appointment to the position of Secretary of the Territory will doubtless bring to a focus and final determination by proper Federal authorities the much dis-

cussed question of the regularity of recent official proceedings at the Capitol.

The Bulletin is satisfied that Secretary Cooper has no personal desire to make of himself the pooh-bah of the Territory though he at the present time is a very close approach to the "whole thing" in the administration of two of the most important Territorial departments. Cooper jumped into the breach temporarily when the whole official list was as near chaos as it could possibly be. The Governor called on Secretary Cooper as a right hand man to serve in an emergency, but as this emergency period has steadily lengthened, days, weeks and almost months, the general public very naturally begins to wonder and thoughtfully discuss whether our Organic Act allows the Territorial Governor to run all the departments through his personal agent and that agent, an appointee of and paid by the Federal Government.

It has been stated on good authority that some months ago when Secretary Cooper served temporarily as Treasurer the Federal Government offered no objection, and it is also stated on equally good authority that the withdrawal of J. J. Dunn from assistant counsel before the Fire Claims Commission was due to an intimation from Washington that the Assistant United States District Attorney could not properly hold a Federal and Territorial position at the same time. We thus have precedents bearing on both sides of the question.

An added complication, however, is the Governor's action in formally suspending one official, and assuming an attitude toward Superintendent Boyd which amounts to suspension. If the Governor can suspend Boyd without the consent of the Territorial Senate, there seems to be nothing to prevent, judged from his apparent course of reasoning, his removing Boyd or any other department head from office, despite the wording of the Organic Act that removals from office shall be made by and with the advice and consent of the Territorial Senate. This interpretation of the Governor's authority places a most arbitrary power at his command, more arbitrary indeed than that possessed by any other American Territorial Governor, and little short of military rule under martial law. The Governor becomes a king immediately following the adjournment of the Legislature. If for any reason he did not approve officials sanctioned by the Legislature he could suspend an appointee "pending investigation" for any cause, make the suspension indefinite, place in office a man not sanctioned by the Senate and thus defeat the spirit and intent of the Organic Act.

The situation is complex and is particularly unpleasant on account of the use that is made of it by political opponents to stir up prejudice. Honest men differ in the construction to be placed upon the Organic Act and the majority will be satisfied with the ruling which may be made by the Federal authorities or of the local courts in the Austin case. Public sentiment, however, is framing in such a way that it will be a political error for the Governor to further delay in the appointment of a permanent successor to Treasurer Wright. There is no doubt about the office of Treasurer being vacant and every day the Governor delays making a permanent appointment furnishes so much more material which is being worked by the opponents of the Republican party.

By the last Enterprise we received a carload of the celebrated A. B. C. Beer, for which any purchaser purchasing to the amount of 2 doz., will receive an ART PICTURE free.—W. C. PEACOCK & CO.

BY AUTHORITY.

Executive Notice.

The Governor directs that notice be given that an error having occurred in the Election Proclamation designating the Honoum Courthouse as the polling place for the Sixth Precinct, First District, Island of Hawaii, it is hereby designated that the Honoum Schoolhouse be, and the same is hereby designated as a polling place for said precinct.

HENRY E. COOPER,
Secretary of the Territory.
Capitol, Honolulu, October 27, 1902. 51-1

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LEGAL NOTICES.

In the Circuit Court, Fourth Circuit, Territory of Hawaii, United States of America.

IN PROBATE—AT CHAMBERS.

In the matter of the Estate of THOMAS J. HIGGINS, of Hilo, Hawaii, deceased.

This cause coming on for hearing upon the petition of J. W. Mason, Co-Executor of said estate, wherein he asks for the allowance of his final accounts and for leave to resign as such Co-Executor, and the said petition being presented, and a motion for the publication of notice being made.

It is ordered that Monday, the first day of December, 1902, at 9 o'clock a. m., at Chambers, in the Court House at South Hilo, Hawaii, be and the same is hereby appointed as the time and place for hearing said petition and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted.

Hilo, Hawaii, October 22, 1902.
By the Court:
DANIEL PORTER, Clerk.
SMITH & PARSONS
Attorneys for petitioner. 51-4

In the Circuit Court of the Fourth Circuit, Island and Territory of Hawaii.

IN PROBATE—AT CHAMBERS.

In the matter of the Guardianship of PEKA KAPULE, IAUKEA KAPULE, PAHUKULA KAPULE and KALANI KAPULE, minors.

The petition and accounts of the guardian of said minors having been filed wherein he asks that his accounts be examined and approved, and that a final order be made of distribution of the property remaining in his hands to the persons thereto entitled, and discharging him from all further responsibility as such Guardian.

It is ordered that Monday, the first day of December, A. D. 1902, at 9 o'clock a. m., at Chambers, in the Court House at South Hilo, Hawaii, be and the same is hereby appointed as the time and place for hearing said petition and accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted.

Hilo, Hawaii, Oct. 23, 1902.
By the Court:
DANIEL PORTER, Clerk.
SMITH & PARSONS,
Attorneys for Petitioner. 51-3

In the Circuit Court of the Fourth Circuit Territory of Hawaii.

AT CHAMBERS.—IN PROBATE.

In the matter of the Estate of VICTOR INO VENTURA, deceased.

Petition having been filed by Maria Ventura, widow of said deceased, praying that letters of Administration upon said estate be issued to her.

Notice is hereby given that Thursday, November the 20th, 1902, at 9 o'clock a. m., be and hereby is appointed for hearing said petition in the Court room of this Court, at Hilo, Hawaii, at which time and place all persons concerned may appear and show cause, if any they have, why said petition should not be granted.

Hilo, Hawaii, Oct. 14, 1902.
By the Court:
DANIEL PORTER, Clerk.
WISK & ROSS,
Attorneys for Petitioner. 50-3

In the Circuit Court of the Fourth Circuit, Territory of Hawaii.

In the matter of the Estate of HAME-HAME, k., and KAAUMOAANA, k., junior, the children of Kaumoaana, deceased.

The petition of Kuikelani, w., of Pauoa, Hilo, wherein she asks that she be appointed guardian of the above named minors and for the issuance of letters of guardianship to your petitioner having been filed.

Notice is hereby given that Monday, the 24th day of November, A. D. 1902, at 9 o'clock, a. m., at the Court House of South Hilo, Hawaii, is hereby appointed the time and place for hearing the said petition, when and where any person interested may appear and show cause, if any they have, why the prayer of said petition should not be granted.

Hilo, Hawaii, October 30, 1902.
By the Court:
DANIEL PORTER, Clerk.
F. S. LYMAN,
Attorney for Petitioner. 52-3

Notice to Creditors.

In the Circuit Court, of the Fourth Circuit Territory of Hawaii.

IN PROBATE—AT CHAMBERS.

In the matter of the Estate of CHARLES EDWARD HAPAI, of Hilo, Island and Territory of Hawaii, deceased.

Notice is hereby given that the undersigned has been appointed Administrator of the estate of said deceased.

All creditors of said estate are hereby notified to present their claims, duly verified and with proper vouchers, if any, to the undersigned at Hilo, Hawaii, within six months from the date of this notice, otherwise such claims, if any, will be forever barred.

G. W. A. HAPAI
Administrator Estate of Charles Edward Hapai, deceased.
Hilo, Hawaii, Oct. 9, 1902. 49-4

Administrators Notice.

The Honorable Circuit Judge has ordered the undersigned to sell all of that piece of land situated in Kukuau II, owned by Luiz Figueiredo, deceased, and described as Lot N, of VIII, of Kukuau II, and containing ten acres. According to such order I shall sell at private sale on or before November 29, 1902, at the Serrao Grocery on Bridge street, all of said land for cash. Deed at expense of purchaser.

AUGUST G. SERRAO,
Administrator of estate of Luiz Figueiredo.
SMITH & PARSONS,
Attorneys for Administrator. 51-3

Notice to Trespassers.

Notice is hereby given that shooting and hunting is strictly prohibited on the lands of the Humuula Sheep Station Co., and all trespassers will be prosecuted according to law. All permission heretofore granted is revoked from this date.
HUMUULA SHEEP-STATION CO.,
SAMUEL PARKER, JR., Manager,
Kamuela, October 14, 1902. 51-3

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